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APPLICATION NO. FILING DATE FIRST NAMED INVENTOR ATTORNEY DOCKET NO.

08/484,928 06/07/95 MICHELSON G F-12509
EXAMINER

QM32/0606

MARTIN & FERRARO,LLP 14500 AVION PARKWAY SUITE 300 CHANTILLY VA 20151-1101 PAPER NUMBER

DATE MAILED:

06/06/00

Please find below and/or attached an Office communication concerning this application or proceeding.

Commissioner of Patents and Trademarks

· 1	Application No.	Applicant(s)	K. Michels	1
Office Action Summary	Examiner	lucy	Group Art Unit	3~
•	Michael	Brows	3764	
—The MAILING DATE of this communication appears	on the cover sheet l	beneath the c	orrespondence add	ress
Period for Reply				
A SHORTENED STATUTORY PERIOD FOR REPLY IS SET TO OF THIS COMMUNICATION.	EXPIRE	MONTH(S	S) FROM THE MAILIN	NG DATE
 Extensions of time may be available under the provisions of 37 CFR 1.1 from the mailing date of this communication. If the period for reply specified above is less than thirty (30) days, a repleted in NO period for reply is specified above, such period shall, by default, enter the reply within the set or extended period for reply will, by statute. 	ly within the statutory minin	num of thirty (30) m the mailing da) days will be considered te of this communication	timely.
Status				
☐ Responsive to communication(s) filed on				·
☐ This action is FINAL.				
☐ Since this application is in condition for allowance except for accordance with the practice under <i>Ex parte Quayle</i> , 1935			o the merits is close	d in
Disposition of Claims	_	0	135-172	
Disposition of Claims (S) Claim(s) 1-26, 28-51, 53-75, 77-82, 8	5-91,98,101-	132 is/are	pending in the applic	ation.
Of the above claim(s)			withdrawn from cons	
☐ Claim(s)		is/are	allowed.	
Claim(s) 1-24, 26, 28-50, 53-74, 77-82, 85-96	,98,10/-122,124	1-129 131-1.	35 4~4 /37~/	72
Claim(s) 1-24, 26, 28-50, 53-74, 77-82, 85-96 Claim(s) 25, 51, 75, 123, 130 and 1	36	is/are	objected to	
☐ Claim(s)	10.1		ubject to restriction or	
. ,			ement.	election
Application Papers				
☐ See the attached Notice of Draftsperson's Patent Drawing	•			
☐ The proposed drawing correction, filed on	is approved	☐ disapprove	ed.	
☐ The drawing(s) filed on is/are objected ☐ The specification is objected to by the Examiner.	d to by the Examiner.			
☐ The oath or declaration is objected to by the Examiner.				
•				
Priority under 35 U.S.C. § 119 (a)-(d)	OF ILO O . 0 44 O/-\	(.D		
 □ Acknowledgment is made of a claim for foreign priority und □ All □ Some* □ None of the CERTIFIED copies of the 		• •		
received.	e phonty documents in	iave been		
□ received in Application No. (Series Code/Serial Number)		·	
□ received in this national stage application from the Inter	•			
*Certified copies not received:	···		•	
Attachment(s)				
☐ Information Disclosure Statement(s), PTO-1449, Paper No.	(s) 🗆 I	Interview Sum	mary, PTO-413	
□ Notice of Reference(s) Cited, PTO-892	•		mal Patent Application	n, PTO-152
□ Notice of Draftsperson's Patent Drawing Review, PTO-948				
-				
Office	Action Summary			

U. S. Patent and Trademark Office PTO-326 (Rev. 9-97)

Part of Paper No.

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DETAILED ACTION

Claim Rejections - 35 USC § 103

- 1. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:
 - (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.
- 2. Claims 1-4, 5-7, 9-10, 17-22, 26-32, 34-35, 42-48, 53-57, 59-60, 67-72, 77-82, 89-94, 98-105, 107-108, 115-120, 124-126 and 131-132, 137,-138, 145 and 158-167 are rejected under 35 U.S.C. 103 as being obvious over Kuslich '638 in view of Kuslish '638.

Kuslish discloses in figure 2 a spinal implant, substantially as claimed. Kuslish teaches in fugure 15 a frustonical shaped implant. It would have been obvious to one having ordinary skill in the art at the time that the invention was made that the implant as disclosed by Kuslich could be fabricated in a frustoconical shape in order to allow the tapered leading end to be easily inserted into the vertebrae.

3. Claims 8, 13, 33, 38, 58, 63, 80, 85, 106, 111, 128, 134, 141, 142, 148 and 168 are rejected under 35 U.S.C. 103(a) as being unpatentable over Kuslich '638 in view of Kuslich '638 along with Ray.

Kuslich discloses in figure 2 a spinal implant, substantially as claimed. Kuslich teaches in figure 15 a frustoconical shaped implant. Ray '260 teaches a spinal implant comprising a

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) .

bioabsorbable material and a bone engaging means that is mesh-like. It would have been obvious to one having ordinary skill in the art at the time that the invention was made that the implant as disclosed by Kuslich could be fabricated of bioabsorbable material and with a bone engaging means as taught by Ray. The bioabsorbable material would allow the implant to absorb into the vertebrae. The mesh material would enhance bone growth on the outer surface of the implant.

4. Claims 11, 14-16, 23-24, 36, 39-41, 49-50, 61, 64-66, 73-74, 83-84, 86-88, 95-96, 109, 112-114, 121-122, 127, 129, 133, 135, 139-140, 143-144, 146-147, 149-151, 153-157 and 169-172 are rejected under 35 U.S.C. 103(a) as being unpatentable over Kuslich '638 in view of Kuslich '63, along with Brantigan '915.

Kuslich discloses in figure 2 a spinal implant, substantially as claimed. Kuslich teaches in figure 15 a frustoconical spinal implant, substantially as claimed. Brantigan '915 teaches a spinal implant comprising a bone engaging means that includes post (32c,32d), surface roughening that include knurling (fig. 6) and wells (the spaces between the post). It would have been obvious to one having ordinary skill in the art at the time that the invention was made that the spinal implant as disclosed by Kuslich could be fabricated with wells, posts, knurling or roughenings as taught by Brantigan in order to use these elements to enhance bone growth onto and inside of the impant.

5. Claims 25, 51, 75, 123, 130 and 136 are objected to as being dependent upon a rejected base claim, but would be allowable if rewritten in independent form including all of the limitations of the base claim and any intervening claims.

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Conclusion

Any inquiry concerning this communication should be directed to Michael Brown at telephone number (703) 308-2682.

Michael G. Brown

M. Brown 5 June 2000

Michael A. Brown Primary Examiner